

PCT

REC'D	20	OCT	2000
WIPO			PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 6781/32	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)
International application No.	International filing date (day/n	nonth/year) Priority date (day/month/year)
PCT/US99/18055	09 AUGUST 1999	11 AUGUST 1998
International Patent Classification (IPC) IPC(7): B03D 1/02, 1/006, 1/008, 1/0		
Applicant VERSITECH INC.		
Examining Authority and is	transmitted to the applicant a	been prepared by this International Preliminary according to Article 36
2. This REPORT consists of a	total of sheets.	
been amended and are the (see Rule 70.16 and Sect	e basis for this report and/or she ion 607 of the Administrative I	ets of the description, claims and/or drawings which have eets containing rectifications made before this Authority. Instructions under the PCT).
These annexes consist of a to	tal of sheets.	
3. This report contains indication	s relating to the following ite	ems:
I X Basis of the repor	t	
II Priority		
III Non-establishmen	t of report with regard to nov	velty, inventive step or industrial applicability
IV Lack of unity of i		
V X Reasoned statemen citations and explan	t under Article 35(2) with regal nations supporting such stateme	and to novelty, inventive step or industrial applicability;
VI Certain documents of	eited	
VII Certain defects in th	e international application	
VIII Certain observations	on the international application	on
_		
Date of submission of the demand	Date o	of completion of this report
08 MARCH 2000	01	OCTOBER 2000
Name and mailing address of the IPEA/U	l l	rized officer for frak
Box PCT Washington, D.C. 20231		HOMAS M. LITHGOW
Facsimile No. (703) 305-3230	Teleph	none No. 703-308-0651

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/US99/18055

I. Basis of the	report		
1. With regard to the	he elements of the international applica	ition:*	
_	ational application as originally		
x the descripages			, as originally filed
pages			, filed with the demand
pages		, filed with the letter of	
X the claim			
pages			, as originally filed
pages		, as amended (together with any	
pages	NONE filed	with the letter of	, filed with the demand
pages	, thed	with the letter of	
X the drawi	ngs:		
pages _	none		, as originally filed
pages	NONE		, filed with the demand
pages	NONE	_ , filed with the letter of	
_			
X the seque	nce listing part of the description		
pages	NONE	<u> </u>	, filed with the demand
pages	NONE	, filed with the letter of	
=		the purposes of international search (ional application (under Rule 48.3(b))	
the language or 55.3)	ge of the translation furnished for the	e purposes of international preliminary ex	amination (under Rules 55.2 an
	any nucleotide and/or amino aci- camination was carried out on the	d sequence disclosed in the international basis of the sequence listing:	al application, the international
contained	in the international application i	n printed form	
	ther with the international applica		
furnished	subsequently to this Authority in	written form	
furnished	subsequently to this Authority in	computer readable form	
The staten	nent that the subsequently furnished all application as filed has been furnished.	d written sequence listing does not go mished	beyond the disclosure in the
The statem been furnis		computer readable form is identical to the	e writen sequence listing has
4 X The amer	ndments have resulted in the cano	cellation of	
x the	description, pages none		
	claims, Nosnone		
	drawings, sheets/fig none		
beyond th	ne disclosure as filed, as indicated in t	amendments had not been made, since the he Supplemental Box (Rule 70.2(c)) ***	
in this report a and 70.17).	s "originally filed" and are not ann	receiving Office in response to an invitation exed to this report since they do not cor	itain amendments (Rules 70.16
**Anv replaceme.	nt sheet containing such amendment	s must be referred to under item 1 and	annexea to this report.



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/US99/18055

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial ap	plicability:
	citations and explanations supporting such statement	

	l statement			
ĺ	Novelty (N)	Claims	8-11, 22, 25-31	YES
		Claims	1-7, 12-21, 23-24	NO
	Inventive Step (IS)	Claims	22	YES
	- -	Claims	1-21 and 23-31	NO
	Industrial Applicability (IA)	Claims	1-31	YES
		Claims	none	NO

2. citations and explanations (Rule 70.7)

Claims 1-3, 6-7 and 12 lack novelty under PCT Article 33(2) as being anticipated by US 5544760 (Benn et al). US('760) discloses the use of rapeseed oil in the flotation of galena.

Claims 1-5,7,12, 14-15, 19-20 and 23-24 lack novelty under PCT Article 33(2) as being anticipated by US 1064723 (Greenway et al). US('723) discloses the use of a number of oils in the flotation of metal sulfides. The oils include among others, eucalyptus oil, thyme, cinnamon, sassafras, pepperment (see column 1, lines 30+).

Claims 1-3,6-7, 12-18, 21 and 23 lack novelty under PCT Article 33(2) as being anticipated by US 2120217 (Harris). US('2217) discloses the flotation of a complex lead-zinc-iron sulfide ore with the use of cornoil and an emulsion of an ester of lauric acid and diethylene glycol. The cornoil may be replaced by any number of oils such as cottonseed oil, olive oil, lard oil etc. (pg.5, lines 45+).

Claims 1-5,7,12-15, 19-20, and 23-24 novelty under PCT Article 33(2) as being anticipated by US 1208171 (Lavers). US(171) discloses the flotation of lead-zinc sulfides with the use of eucalyptus oil and mineral oil.

Claims 1-5.7, 12-15.19-20 and 23 lack novelty under PCT Article 33(2) as being anticipated by US 1102873 (Chapman et al). US('873) discloses the flotation of metal sulfide ores (ie chalcopyrite) with the use of fuel oil and kerosene oil and wood tar oil or essential oils (pg. 2, col. 2, lines 112+).

(Continued on Supplemental Sheet.)



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/US99/18055

Supplemental Box (To be used when the space in any of the preceding boxes is not sufficient)
Continuation of: Boxes I - VIII Sheet 10
I. BASIS OF REPORT:
5. (Some) amendments are considered to go beyond the disclosure as filed: NONE
V. 2. REASONED STATEMENTS - CITATIONS AND EXPLANATIONS (Continued): Claims 8-11 and 25-31 lack an inventive step under PCT Article 33(3) as being obvious over US 1064723 in view of US 4507198. US('723) discloses the early work in flotation which typically employed oils or oily type collectors in sulfide ore flotation. Eventually sulfhydryl type collectors were developed for sulfide ore flotation. These sulfhydryl type collectors were more selective resulting in higher grades and recovery however the cost of the sulfhydryl type collectors is higher than the corresponding oil type collectors. US 4507198 seeks to mitigate the cost of a "sulfer containing sulfide mineral flotation promoter" (ie sulfhydryl type collector) by using a portion of an oil type collector in combination with the sulfhydryl type collector. Such a combined collector is noted to achieve the desired grade and recovery while reducing the ongoing cost of the purchase of the collector reagent.
Claim 22 meets the criteria set out in PCT Article 33(2)-(4), because the prior art does not teach or fairly suggest the use of 2 butyloctyl oleic acid ester as a collector in the flotation process as set forth in the claim.
NONE

From the INTERNATIONAL SEARCHING AUTHORING HOFER GILSON & LIONE MARC V. RICHARDS) PCT BRINKS HOFER GILSON & LIONE POST OFFICE BOX 10087 CHICAGO IL 60610 NOTIFICATION OF TRANSMITTAL OF **TERNA**TIONAL SEARCH REPORT THE DECLARATION . S. DOCKET (PCT Rule 44.1) Date of Mailing 18 NOV 1399 (day/month/year) Applicant's or agent's file reference FOR FURTHER ACTION See paragraphs 1 and 4 below 6781/32 International filing date International application No. (day/month/year) PCT/US99/18055 09 AUGUST 1999 Applicant VERSITECH INC. 1. X The applicant is hereby notified that the international search report has been established and is transmitted herewith. Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the international application (see Rule 46). When? The time limit for filing such amendments is normally 2 months from the date of transmittal of the international search report; however, for more details, see the notes on the accompanying sheet. Where? Directly to the International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Facsimile No.: (41-22) 740.14.35 For more detailed instructions, see the notes on the accompanying sheet. The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect is transmitted herewith. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that: the protest together with the decision thereon has been transmitted to the International Bureau together with the applicant's request to forward the texts of both the protest and the decision thereon to the designated Offices. no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made. 4. Further action(s): The applicant is reminded of the following: Shortly after 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in rules 90 bis 1 and 90 bis 3, respectively, before the completion of the technical preparations for international publication. Within 19 months from the priority date, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later). Within 20 months from the priority date, the applicant must perform the prescribed acts for entry into the national phase before all designated Offices which have not been elected in the demand or in a later election within 19 months from the priority date or could not be elected because they are not bound by Chapter II Name and mailing address of the ISA/US THOMAS M LITHGOW / Supul Will

Telephone No.

703-308-0651

Facsimile No. (703) 305-3230 Form PCT/ISA/220 (January 1994)*

Washington, D.C. 20231

Box PCT

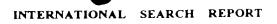
Commissioner of Patents and Trademarks

PCT

INTERNATIONAL SEARCH REPORT

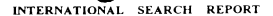
(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file ref	erence	FOR FURTHER ACTION	see Notification of (Form PCT/ISA/220	Transmittal) as well as,	of International Search Report where applicable, item 5 below.
International application No. PCT/US99/18055		International filing date	(day/month/year)		rionty Date (day/month/year)
Applicant VERSITECH INC.		1			
This international search reports according to Article 18. A control of the This international search reports. X It is also accompanies.	opy is beir ort consist	ng transmitted to the Interna	itional Bureau.		s transmitted to the applicant
1. Certain claims we	re found	unsearchable (See Box I)			
2. Unity of invention	is lackin	ng (See Box II).			
3. The international a international search4. With regard to the title,	was cam	ed out on the basis of the stilled with the international straining the supplicant suppl	sequence listing application. cparately from the inpanied by a statement the disclosure in the disclo	nternational it to the effec internationa	I sequence listing and the application, application application as filed.
		he text has been established	l by this Authority t	o read as fo	ollows
5. With regard to the abstrac	t,				
	tł in	ne text is approved as submine text has been established in Box III. The applicant in itemational search report, si	, according to Rule	38,2(b), by onth from the	re date of mailing of this
6 The figure of the drawings	to be pul	blished with the abstract is			
Figure No	a:	s suggested by the applican	t		None of the figures
	Ь	cause the applicant failed	lo suggest a figure		Trong of the figures
	L be	cause this figure better cha	tracterizes the inven	tion	



International application No. PCT/US99/18055

IPC(6) :	SSIFICATION OF SUBJECT MATTER B03D 1/02, 1/006, 1/008, 1/01, 1/012, 1/014 209/ 166, 167; 252/61 o International Patent Classification (IPC) or to both 1	national classification and IPC	
	DS SEARCHED		
Minimum d	ocumentation searched (classification system followed	1 by classification symbols)	
U.S. : 2	209/ 166, 167; 252/61		
Documentat	ion searched other than minimum documentation to the	extent that such documents are included	in the fields searched
NONE			
	ata base consulted during the international search (na	me of data base and, where practicable.	, search terms used)
NONE			
C. DOC	UMENTS CONSIDERED TO BE RELEVANT		
Category*	Citation of document, with indication, where ap	propriate, of the relevant passages	Relevant to claim No.
X	US 5,544,760 A (BENN et al) 13 Aug	gust 1996, entire document.	1-3,6-7, 12
X 	US 1,064,723 A (GREENWAY et al) 1 16-38.	7 June 1913, see col. 1, lines	1-5,7,12, 14-15, 19-20, 23-24
Y			8-11 and 25-31
x	US 2,120,217 A (HARRIS) 07 June 1 62+ to pg. 5, col. 1, line 55.	938, see pg. 4, col. 2, lines	1-3,6-7,12-18,21 and 23
X	US 1,208,171 A (LAVERS et al) 12 document.	December 1916, see entire	1-5,7,12-15 ,19- 20, and 23-24
X Furth	er documents are listed in the continuation of Box C	. See patent family annex.	
'A' do	ecial categories of cited documents: cument defining the general state of the art which is not considered	*T* later document published after the into date and not in conflict with the appl the principle or theory underlying the	lication but cited to understand
	be of particular relevance Tier document published on or after the international filing date.	*X* document of particular relevance, the considered novel or cannot be considered.	e claimed invention cannot be
·L· do	cument which may throw doubts on priority claum(s) or which is ed to establish the publication date of snother citation or other	when the document is taken alone	
spe *O* do	scial reason (as specified) cument referring to an oral disclosure use exhibition or other	*Y* document of particular relevance, the considered to involve an inventive combined with one or more other suc- being obvious to a person skilled in:	step when the document is b documents, such combination
·P· do	cument published prior to the international filing date but later than priority date claimed	*&* document member of the same paters	t family
	actual completion of the international search	Date of mailing of the international sea	arch report
01 NOVE	EMBER 1999	18 NOV 1999	
	mailing address of the ISA/US oner of Patents and Trademarks	Authorized officer - THOMAS M. LITHGOW	al Vil-
Washingto	n, D.C. 20231	Telephone No. 703-308-0651	
Facsimile N	lo (703) 305-3230	Leichione tro 700 mg mg d	



International application No. PCT/US99/18055

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No
X	US 1,102,873 A (CHAPMAN et al) 07 July 1914, see entire document.	1-5,7, 12-15, 19 20, and 23
ď	US 4,507,198 A (UNGER et al) 26 March 1985, see the abstract.	8-11 and 25-31
Y	WO 97/25149 (ALLIED COLLOIDS LIMITED) 17 July 1997, see the abstract.	9
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		Ų,
•		

To: MARC V. RICHARDS BRINKS HOFER GILSON & LIONE POST OFFICE BOX 10087 CHICAGO II. 60610			PCHCEIVE WRITTEN OF HIMO2,7 2000 U. S. DOCKET
		Date of Mailing (day/month/year)	22 JUN 2000
Applicant's or agent's file reference 6781/32			ithin TWO months MVZ om the above date of mailing
International application No.	International filing date	(day/month/year)	Priority date (day/month/year)
PCT/US99/18055	09 AUGUST 1999		11 AUGUST 1998
International Patent Classification (IPC) IPC(7): B03D 1/02, 1/006, 1/008, 1/0	or both national classific 1, 1/012, 1/014 and US	eation and IPC CL: 209/ 166, 167; 2	252/61
Applicant VERSITECH INC.			
IV Lack of unity of inve	ntion	th regard to novelty,	o or industrial applicability inventive step or industrial applicability;
닐	ted international application on the international appl		
		reactor	
3. The applicant is hereby invited to r		ligant may hafara the	a expiration of that time limit, request this
When? See the time limit is Authority to grant	ndicated above. The app an extension, see Rule 6	6.2(d).	expiration of that time limit, request this
For the form and the	ne language of the amend	dments, see Rules 66.	
For the examiner's For an informal co	mmunication with the ex	nendments and/or arg ammer, see Rule 66 6	uments, see Rule 66.4 bts
4 The final date by which the interna examination report must be establi	ational preliminary shed according to Rule (59 2 is: 11 DECEM	BER 2000
Name and mailing address of the IPEA Commissioner of Patents and Trade Box PC1 Washington, D.C. 20231 Facsimile No. (703) 305-3230		Authorized officer THOMAS M. I	11. 1 1. 101

Form PCT IPLA 408 (cover sheet) (bily 1998).

WRITTEN OPINION

International application No.

PCT/US99/18055 Basis of the opinion 1 With regard to the elements of the international application:* x the international application as originally filed the description: 1-27 _____ , as originally filed pages _ NONE _____, filed with the demand pages _ NONE , filed with the letter of pages __ x the claims: 28-31 ___, as originally filed pages _ , as amended (together with any statement) under Article 19 NONE pages ___ _____, filed with the demand NONE pages ___ ___ , filed with the letter of _____ NONE pages ___ X the drawings: none pages NONE _____, filed with the demand pages __ NONE ____, filed with the letter of pages ___ X the sequence listing part of the description: NONE ___, as originally filed pages ____ _____, filed with the demand pages ___ NONE NONE _ , filed with the letter of _____ pages ___ 2. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item. ____ which is: These elements were available or furnished to this Authority in the following language the language of a translation furnished for the purposes of international search (under Rule 23.1(b)). the language of publication of the international application (under Rule 48.3(b)). the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and or 55.3). 3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written opinion was drawn on the basis of the sequence listing: contained in the international application in printed form. filed together with the international application in computer readable form. furnished subsequently to this Authority in written form. furnished subsequently to this Authority in computer readable form. The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished. The statement that the information recorded in computer readable form is identical to the writen sequence listing has 4 | X | The amendments have resulted in the cancellation of: the description, pages the claims, Nos. none the drawings, sheets/fig This opinion has been drawn as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)). * Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this opinion as "originally filed"

WRITTEN OPINION

International application No.

PCT-US99/18055

V.	Reasoned statement under Rule 66.2(a)(ii) with	regard	to novelty.	inventive	step or	industrial	applicabil	ity
	citations and explanations supporting suc	h stat	ement						

1. statement

Novelty (N)	Claims	8-11, 22, 25-31	YES
	Claims	1-7, 12-21, 23-24	NO
Inventive Step (IS)	Claims	22	YES
	Claims	1-21 and 23-31	NO NO
Industrial Applicability (IA)	Claims	1-31	YES
	Claims	none	NO

2. citations and explanations

Claims 1-3, 6-7 and 12 lack novelty under PCT Article 33(2) as being anticipated by US 5544760 (Benn et al) US(760) discloses the use of rapeseed oil in the flotation of galena.

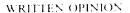
Claims 1-5,7,12, 14-15, 19-20 and 23-24 lack novelty under PCT Article 33(2) as being anticipated by US 1064723 (Greenway et al). US(723) discloses the use of a number of oils in the flotation of metal sulfides. The oils include among others, eucalyptus oil, thyme, cinnamon, sassafras, pepperment (see column 1, lines 30+).

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Claims 1-5,7,12-15, 19-20, and 23-24 novelty under PCT Article 33(2) as being anticipated by US 1208171 (Lavers). US('171) discloses the flotation of lead-zine sulfides with the use of eucalyptus oil and mineral oil.

Claims 1-5,7, 12-15,19-20 and 23 lack novelty under PCT Article 33(2) as being anticipated by US 1102873 (Chapman et al) US('873) discloses the flotation of metal sulfide ores (ie chalcopyrite) with the use of fuel oil and kerosene oil and wood tar oil or essential oils (pg. 2, col. 2, lines 112+).

(Continued on Supplemental Sheet.)



International application No.

PC1/US99-18055

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 10

TIME LIMIT:

The time limit set for response to a Written Opinion may not be extended 37 CFR 1.484(d). Any response received after the expiration of the time limit set in the Written Opinion will not be considered in preparing the International Preliminary Examination Report.

V. 2. REASONED STATEMENTS—CITATIONS AND EXPLANATIONS (Continued):

Claims 8-11 and 25-31 lack an inventive step under PCT Article 33(3) as being obvious over US 1064723 in view of US 4507198. US('723) discloses the early work in flotation which typically employed oils or only type collectors in sulfide ore flotation. Eventually sulfhydryl type collectors were developed for sulfide ore flotation. These sulfhydryl type collectors were more selective resulting in higher grades and recovery however the cost of the sulfhydryl type collectors is higher than the corresponding oil type collectors. US 4507198 seeks to mitigate the cost of a "sulfer containing sulfide mineral flotation promoter" (ie sulfhydryl type collector) by using a portion of an oil type collector in combination with the sulfhydryl type collector. Such a combined collector is noted to achieve the desired grade and recovery while reducing the ongoing cost of the purchase of the collector reagent.

Claim 22 meets the criteria set out in PCT Article 33(2) (4), because the prior art does not teach or fairly suggest the use of 2 butyloctyl ober as all ester as a collector in the flotation process as set forth in the claim.

...... NEW CITATIONS +-

NONE